UNITED STATES COURT OF APPEALS

FILED

FOR THE NINTH CIRCUIT

DEC 20 2024

MOLLY C. DWYER, CLERK U.S. COURT OF APPEALS

IN RE JASON D. WOODBUTY, Carson City District Attorney; STEPHEN B. RYE, Lyon County District Attorney,

D.C. No. 3:85-cv-331 District of Nevada, Reno

No. 24-7113

ORDER

JASON D. WOODBUTY, Carson City District Attorney and STEPHEN B. RYE, Lyon County District Attorney,

Petitioners,

v.

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEVADA, RENO,

Respondent,

PLANNED PARENTHOOD MAR MONTE, INC.,

Real Party in Interest.

Before: S.R. THOMAS, SILVERMAN, and GRABER, Circuit Judges.

Petitioners have not demonstrated a clear and indisputable right to the extraordinary remedy of mandamus. *See In re Mersho*, 6 F.4th 891, 897 (9th Cir. 2021) ("To determine whether a writ of mandamus should be granted, we weigh

the five factors outlined in *Bauman v. United States District Court*."); *Bauman v. U.S. Dist. Court*, 557 F.2d 650 (9th Cir. 1977). The petition is denied.

DENIED.

2 24-7113